

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS  
BOSTON DIVISION

LEGAL MAIL  
PROVIDED TO  
FLORIDA STATE PRISON  
DATE 4/25/06 FOR MAILING  
INMATES INITIALS VV

VINCENT F. RIVERA, #518 SW8  
FLORIDA STATE PRISON,

v. PLAINTIFF(S)/PETITIONER(S) FILED CS. NO.

COMPLAINT-JURY

INNER PERIMETER SECURITY UNIT (IPS),  
2006 MAY - 1 P 12 JURAL DEMANDED

WILLARD "MITT" ROMNEY, GOVERNOR, DISTRICT COURT  
WILLIAM F. CALVIN, SECY OF THE DISTRICT OF MASS.  
COMMONWEALTH, THOMAS F. REILLY,  
ATM GEN, TIM P. CAMPION, TREASURER,  
A. JOSEPH DENNUCCI, STATE AUDITOR,  
PERSONALLY AND OFFICIALLY ET AL.  
DEFENDANTS-RESPONDENTS.

JURISDICTION: 28 USC § 1332  
VENUE: 28 USC § 1331(e)

06-10620 RGS

PLAINTIFF(S)/PETITIONER(S) SUES THE DEFENDANTS-RESPONDENTS  
NAMED ABOVE, AND ALLEGES:

COUNT-I

MAGISTRATE JUDGE Sordin

DEPRIVATION OF CIVIL RIGHTS, 42 USC  
§§ 1983, 1985 (3), & 1997, FOR VIOLATIONS  
OF THE 1ST, 4TH, 5TH, 8TH, 13TH, & 14TH  
AMDTs.

COUNT-II

CONSPIRACY TO DENY PLAINTIFF(S)/PETITIONER(S)  
FEDERAL CONSTITUTIONAL RIGHTS.

COUNT-III

CONSPIRACY TO SUBVERT THE ELECTORAL  
PROCESS IN VIOLATION OF THE VOTING RIGHTS  
ACT, 42 USC § 1973 (a).

COUNT-IV

PENDENT STATE CLAIM FOR WIRE FRAUD  
IN VIOLATION OF MASS. GEN. LAWS ANN. ch  
272, § 99 (2005).

COUNT-V

PENDENT STATE CLAIM FOR UNCONSTITUTIONAL  
VIEWPOINT DISCRIMINATION.

✓ PROPOSAL OF "NO DOUBT" STANDARD IN DEATH PENALTY CASES ADDS MORE SMOKE AND MIRRORS TO THE ILLUSION OF PROTECTING SOCIETY. WHEN THE STATE PRISON SYSTEM VITIATES INTRINSICS OF VOTING RIGHTS, VIA AN ELABORATE BALLOF STUFFING SCHEME AIMED AT ISOLATING THE MINORITY VOTE (HISPANICS). IT IS ALSO A PROVIDING GROUND FOR A STATE INDUSTRIAL CARTEL.

COUNT-VI

PENDANT STATE CLAIM FOR SELECTIVE ENFORCEMENT  
OF STATE PENAL LAW.

STATEMENT OF FACTS

MASSACHUSETTS STATE PRISON OFFICIALS OF THE DEPARTMENT OF CORRECTIONS; AND PARTICULARLY MASSACHUSETTS CORRECTIONAL INSTITUTION - CEDAR JUNCTION, IN WALPOLE, MASSACHUSETTS; PLAIN THE SOCIAL SECURITY NUMBERS (SSNs) OF CONVICTED FELONS; AND USE THE ILLEGAL SSNs TO FLESH OUT "PHANTOM EMPLOYEES." FITITIOUS PERSONS HIRED FOR A VARIETY OF JOBS - E.G., PRISON DOCTORS, NURSES, MENTAL HEALTH SPECIALISTS, LIBRARY-AIDE, CHAPLAIN, ETC. THE PHANTOM EMPLOYEES ARE ASSIGNED CARETAKERS WHO FURTHER ESTABLISH THE FALSE IDENTITIES OF PHANTOM EMPLOYEES, BY CONDUCTING BANK TRANSACTIONS, APPLYING FOR CREDIT, LIBRARY CARDS, GUN PERMITS, INSURANCE POLICIES, SUBSIDIZED HOUSING AND UTILITIES, WORKERS COMP., ETC. ONCE ENOUGH IDENTITY DOCUMENTS ARE CREATED THROUGH RELIABLE SOURCES - VIZ., DMV, NATIONAL NEW HIRE DATA BASE, PUBLIC LIBRARIES, HOSPITAL RECORDS, UTILITY COMPANIES, ETC. THE PERSONAL INFORMATION IS THEN SUBMITTED TO THE COUNTY ELECTION SUPERVISORS, WHO VERIFY VOTER ELIGIBILITY WITH THE STATE ELECTION COMMISSIONER - A COMPONENT OF THE STATE DEPARTMENT, AND ADD THE PHANTOM EMPLOYEE NAMES TO VOTER REGISTRATION ROLLS. AN UN-LAWFUL AND UNCONSTITUTIONAL BALLOT-STUFFING SCHEME. THE STATE OF FLORIDA IS THE MODEL FOR ALL 50 STATES.

THE IDEA BEHIND THE BALLOT-STUFFING SCHEME IS TO SUBVERT THE ELECTORAL PROCESS: INFRINGEMENT OF VOTING RIGHTS, DILUTION OR DEBASEMENT OF VOTES, ELECTION FRAUDS, RIGGED ELECTIONS, GERRYMANDERS, WEIGHTED VOTING SYSTEMS (FLORIDA OPENED THE DOOR TO A SWEETHEART DEAL BETWEEN FARMERS/SHAREHOLDERS IN PUBLIC UTILITIES AND THEIR CONSTITUENTS, DIEBOLD INC., FOR MANUFACTURE OF "E-VOTING" MACHINES, MAINTENANCE CONTRACTORS, AND TRANSPORTATION COMPANIES), SYSTEMATIC DISCRIMINATION AGAINST VOTERS OF A CERTAIN CLASS (COLLEGE STUDENTS, EX-FELONS, NURSING HOME RESIDENTS, ETC.); AND POLITICAL AFFILIATION, WHICH GIVES THE STATES INCENTIVE TO WILFULLY IMPRISON U.S. CITIZENS, DISQUALIFYING THEM AS REGISTERED VOTERS UNDER FEDERAL DISFRANCHISEMENT POLICY. ONCE INCARCERATED PRISONERS ARE RELEASED THEIR SSNs ARE RADED AND THE EX-FELONS "BLACK-LISTED," SINCE STATE OFFICIALS HAD PREVIOUSLY USED THE EX-FELONS' SSNs TO CAST ILLEGAL VOTES; AS REGISTERED VOTERS UNDER THE ALIASES OF PHANTOM EMPLOYEES. BUT OF BUSH V. GORE (S.C.T. 12/00).

RELIEF SOUGHT

THE NATURE OF THE RELIEF SOUGHT HEREINUNDER IS AS FOLLOWS:

A.) AN AWARD OF MONEY DAMAGES IN THE AMOUNT OF FIFTEEN TRILLION DOLLARS (\$ 15,000,000,000,000.00), IN U.S. CURRENCY & FOR EUROPEAN UNION EUROS, AT THE CURRENT RATE OF EXCHANGE;

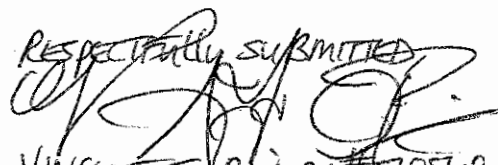
B.) AN ORDER ENJOINING THE PARTIES DEFENDANT-RESPONDENT, THEIR OFFICERS, AGENTS, AND EMPLOYEES, FROM ENGAGING IN ANY FURTHER VIOLATIONS OF PLAINTIFFS/PETITIONERS' RIGHTS, INCLUDING WITHOUT LIMITATION, VIOLATIONS OF FEDERAL AND STATE GOVERNMENT IN THE SUNSHINE LAWS & OPEN-RECORDS LAWS;

C.) AN ORDER DECLARING THE RIGHTS OF THE PARTIES;

2) THE MECHANICS OF THE ILLEGAL BALLOT-STUFFING SCHEME CONNECTS THE DOTS BETWEEN THE NATIONAL CONFERENCE OF STATE LEGISLATURES, THE NATIONAL REPUBLICAN/DEMOCRATIC GOVERNORS CONFERENCE, AND THE PRISON INDUSTRIAL COMPLEX (STATE-TO-STATE).

D.) AN AWARD OF COSTS AND EXPENSES, INCLUDING  
WITHOUT LIMITATION, REASONABLE ATTORNEY'S FEES; AND  
E.) GRANTING TO PLAINTIFF/PETITIONER SUCH OTHER AND FURTHER  
RELIEF AS TO THE COURT MAY SEEM APPROPRIATE.

DATED: RAIFFORD, FLORIDA  
APRIL 25, 2006

Respectfully submitted  


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PRO SE

XC :

U.S. ATTY. GEN. (GONZALES)  
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